TWO YOUTHS HELD IN STORE BREAKING

Part of Heavy Docket Tried By Recorder, With Many Cases

Two young white men giving the names of Charlie Edwards and William Shaw, and their home as Brooklyn, N. Y., were bound over to superior court under bonds of \$500 each Monday by Recorder R. E. Clements in county court when the pair came before him on a charge of breaking | good. into the J. F. White store on the national highway at Gill's Siding and stealing cigarettes.

The alleged robbery occurred Sunday about mid-morning, while S. F. White, a son was asleep upstairs at the store. Some on in the neighbor- drunk. hood noticed the boys loitering around the store, and when the robbery was discovered a chase was started influence of liquor. The recorder ruland the two boys, walking southward ed that, in view of the fact that the was evertaken and brought back here man was under 30 days sentence in and jailed by Sheriff J. E. Hamlett.

in the case of Perry Davis colored and had taken an appeal, he would next ensuing, he be taken by said charged with breaking and entering store and larceny of goods. The evidence was insufficient.

judgment was continued on condition that he provide for the support of his Dick Moseley, white man, was charged with driving a car while under the influence of liquor, but fur-

ther judgment was suspended on payment of a fine of \$50 and costs, on condition that he does not drive a car again in six months.

H. A. Odem, white, drew a suspenaed judgment on payment of a fine of \$1 and the costs when charged with giving a worthless check for \$7.14 to Teiser's Department Store, it appearing that the check had been made

John K. Brown, white, was fined \$2.50 and costs for being drunk, fur- New Body Lines and More Court or of the Superior Court and that said Christmas stand committed ther judgment being suspended

Stella Baker, white, and a man despite the feminine name, was sent to the roads for 30 days for being

J. A. Day, white man, was charged withd riving a carw hile under the police court on a charge of driving A nolle pros with leave was taken while under the influence of liquor,

let him off in this case provided ne paid a \$50 fine and costs and \$10.14 county and there be placed in the damage to Roy Pegram's automobile, said Pillory for two hours and then T. M. Bobbitt white man, was charged with non-support, and prayer for Carolina in six months, and provided on his bare back to be inflicted by further that he withdraw his appeal in the mayor's court and accept the 30-day road sentence, which the defendant agreed to do.

No session of recorder's court was

Power For The New Plymouth

The 1935 Plymouth makes its de-but in Henderson at Motor Sales Co., car that Plymouth ever built, the new model is also the largest of all Plymouths. It is thre inches wider than the 1934 deluxe car and measures 189 inches from bumper to bumper, also an increase of three inches. The floor lower than that of former models designed to allow more head room and riding comfort.

With an engine that produces 82 horsepower, without change of bore or stroke Plymouth's latest creation is the most powerful yet placed on the roads. Again the machine is equipped with a safety-steel body, floating power, hydraulic brakes and the other distinctive characteristics of earlier models.

In the 1935 Plymouth, front and rear springs carry approximately the same weight and have the same frequency, causing all parts of the chas-The front end sis to ride alike. bounce is controlled by double-acting shock absorbers, and definite improve ment has been made in back seat riding.

Since free action of soft front springs makes for sideway slipping of | nie Baskerfield and George W. Johnan automobile, independent spring action of the 1935 Plymouth is taken care of by a torsion bar called a swayeliminator.

Popularity of Plymouth has continued to increase during past years, and today the car is represented by were in 1929. The first million autobiles have been sent from the factory, 10 times a smany owners as there and now, with the new models out, 'On to the Second Million" is the slogan of Plymouth's manufacturers

Here's Sample of Court Sentence of

Speaking of court sentences and their severity, the following will be of interest, as it appeared in last week's "The State," written by T. O. Rodwell, of Warrenton

For the benefit of those who may think that some of our judges are at timess rather hard-boiled I am quoting below a sentence passed upon Thomas H. Christmas, a Warren County citizen, at the April term Warren County court, 1827. Hon.

Thomas Ruffin acted as judge. "And the said Thomas H. Christmas being brought to the Bar in the custody of the Sheriff of Warren County; the Court doth adjudge and award that the said Thomas H. Christmas be imprisoned in the common jail of Warren County without bail or mainprize for twelve calendar months, and that on the first tuesday after the fourth monday in May

Small Down Payment - Easy Terms

the said Sheriff, and that on the first tuesday after the fourth monday of August next ensuing, the said Thomas H. Christmas be taken by the said Sheriff to the said Pillory and have both of his ears nailed thereto and severed from his head, and the Court doth further award that the said Thomas H. Christmas stand committed as aforesaid until he enter into recognisance himself in the sum of one thousand pounds and good and ON DISPLAY HERE sureties in the like sum for his good behavior for the term of 3 years then next ensuing, his release from said imprisonment, the said recognisances to be taken before the Hon. John Hall or any other Judge of the Supreme Court or of the Superior Court and until the costs of this prosecution are

Sheriff to the Pillory of the said

The 1935 Plymouth makes its deut in Henderson at Motor Sales Co., Declared to be the most beautiful FORGERY CHARGES

Clyde Abbott Tried Before Mayor; Drunk Charges Also Aired Out

Clyde Abbott, white man, had bond fixed at \$250 by Mayor Irvine B Watkins when the latter bound the defendant over to superior court in police court Monday on charges of forgery. He was alleged to have signed the name of J. B. Abbott to a check for \$8 at the Citizens Bank and Trust Company.

It was one of the number of cases tried by the mayor at the first session for the new week. There was no session of his court today.

Ralph Henderson, colored, was fined \$5 and costs for being drunk. Lonson, both also colored, were given hearings on similar warrants and

drew the same judgments. Ben Davis, colored, was fined \$2.50 and costs for being disorderly on the streets and cursing

Clyde Short, a white man, was fined \$1 and costs for exploding fireworks on a city street. He threw a lighted cracker the other night at Aycock, a policeman, not George knowing he was an officer, whereupon the officer did his duty and made an arrest.

Willie Bullock, white man, was sent to the roads for 30 days for being drunk.

J. A. Day, who last week was given 30 days on the roads for driving a car whileu nder the influence of li-Just Century Ago quor, and gave notice of an appeal, came in later and withdrew the appeal and accepted the road sentence.

Ann Cannon May Not Get Huge Estate

(Continued from Page One.)

of no issue, the trust would go to Smith Reynolds' brothers and sisters.

IF CANNON CONTENTION IS TO STAND, SHE WINS MUCH

Winston-Salem, Dec. 11.—(AP)— If the contention of Anne Cannon Reynolds Smith are upheld by the court. she and her daughter, Anne Cannon Reynolds II, will have their already huge patrimony-the Cannon towel fortunes—enhanced by the \$25,000,000 tobacco fortune of Smith Reynolds.

This was disclosed by an examination of this State's intestate laws. The opinion is predicated, however, not only upon the court's findings that Libby Holman Reynolds was not the legal wife of Smith Reynolds, but upon the invalidity of a will made by Smith Reynolds August 21, 1931, and filed in New York.

In her petition filed in Forsyth court, Mrs. Smith asked the court to divide the estate but makes no sug-gestion as to the terms of a division. she is established as the legal widow, and it is ruled that her husband died intestate, Mrs. Smith would receive one-third of the estate and her child two-thirds. The wife is supported by the estate one year before debts are deducted. Real estate goes to thee hild, subject to the widow's dowry, which allots her the income of one-third of the real estate for her

The intestate laws provide that if there is more than one child, the estate is divided equally among the children and the widow, the widow getting a child's part.

The application of this law could not be made, of course, unless Libby Holman and her child, Christopher Smith Reynolds, are declared ineligible to share. This phase in itself would involve a lengthy court battle.

Referendum For Tobacco Starts

(Continued from Page One.)

county will be kept open for at least

10 consecutive days. The referendum will be on whether the growers wish to continue the Kerr-Smith act in 1935, with its provision for controlling production by taxing the excess sales of growers who have not signed adjustment con-

If the act is continued, the Agricultural Adjustment Administration will study the market and make allotments to non-contract signers in accordance with the probable needs of the market. Sales in excess of the allotment by non-signers will be subject to tax.

The value of crop control is shown by comparing the 410,000,000 value of the 1934 crop in North Carolina with the \$33,607,000 received for a bigger crop in 1932, when production was not controlled Floyd Stated.

Floyd pointde out that growers who signed contracts will not be able to control production by themselves if the Kerr-Smith act is revoked and non-signers are permitted to increase their output without restriction.

WANTED IN TEXAS

Woman Who Has Disappeared Here Hunted by Officers from There

An officer from the far away State of Texas was here Monday, it was learned today, inquiring as to the whereabouts of "Madam Virginia," fortune teller who spent some weeks Here and only in the past few days departed mysteriously, allegedly taking with her \$420 from one woman and various other amounts from others. A warrant for her has been issued, but nothing has been learned as to her whereabouts.

Officers here said today that the woman was wanted in Texas for mak ing away with \$2,040, an aggregate sum said to have been obtained from two persons. It was also reported that she had flim-flammed a number of people here of amounts ranging up to \$50 or thereabouts, especially colored people, in addition to the \$420 taken from a Mrs. May.

Madam Virginia also bought a bill of furniture from the Henderson Fur-niture Company, made a down payment on it and then the first monthly payment. Thereupon she came in and bought a radio and soon afterwards absconded, taking the radio but leaving the furniture, which was later

recovered. It was said today that she had left her State of North Carolina license and that issued by Vance county for \$100, indicating, officers think, that she has left the State.

First Meeting In New Grange Hall

The members of Middleburg Grange are looking forward to their meeting tomorrow evening at 7:30 o'clock in the new community house that has just been completed.

Work has been in progress for the past year or more on the structure, and this will be the first meeting ever held in the structure.

Installation of officers will also add to the grange session.



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